SENATE BILL No. 183

DIGEST OF INTRODUCED BILL

Citations Affected: IC 2-5-1.5-5; IC 3-5-2-48; IC 3-8; IC 3-10-2-6; IC 3-11-2-12; IC 4-1-6-1; IC 4-2; IC 4-3-6-2; IC 5-14-3-3.5; IC 5-24-1-2; IC 12-17-19-14; IC 20-19; IC 20-20; IC 20-24-3-12; IC 20-32-6-3; IC 20-35-2-1.

Synopsis: Superintendent of public instruction appointment. Provides for the state superintendent of public instruction to be appointed by the governor. Repeals a statute relating to the residency of candidates for state superintendent of public instruction. Deletes a provision describing the term of office of the state superintendent of public instruction.

Effective: July 1, 2010.

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January 11, 2010, read first time and referred to Committee on Elections.





Introduced

Second Regular Session 116th General Assembly (2010)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2009 Regular and Special Sessions of the General Assembly.

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SENATE BILL No. 183

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A BILL FOR AN ACT to amend the Indiana Code concerning elections.

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Be it enacted by the General Assembly of the State of Indiana:

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1	SECTION 1. IC 2-5-1.5-5, AS AMENDED BY P.L.127-2008.
2	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2010]: Sec. 5. As used in this chapter, "public officer" refers
4	to any of the following:

- (1) The governor.
- (2) The lieutenant governor.
- (3) The secretary of state.
- (4) The auditor of state.
- 9 (5) The treasurer of state.
- 10 (6) The attorney general.
- 11 (7) The state superintendent of public instruction.
 - (8) (7) A justice of the supreme court of Indiana.
- 13 (9) (8) A judge of the court of appeals of Indiana.
- 14 (10) (9) A judge of the Indiana tax court.
- 15 (11) (10) A judge of a circuit, superior, probate, or county court.
- 16 (12) (11) A member of the general assembly.
- 17 SECTION 2. IC 3-5-2-48 IS AMENDED TO READ AS FOLLOWS



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1	[EFFECTIVE JULY 1, 2010]: Sec. 48. "State office" refers to governor,
2	lieutenant governor, secretary of state, auditor of state, treasurer of
3	state, superintendent of public instruction, attorney general, justice of
4	the supreme court, judge of the court of appeals, and judge of the tax
5	court.
6	SECTION 3. IC 3-8-1-33, AS AMENDED BY P.L.2-2005,
7	SECTION 3. IC 3-8-1-33, AS AMENDED BY 1.E.2-2003, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
8	JULY 1, 2010]: Sec. 33. (a) A candidate for an office listed in
9	subsection (b) must file a statement of economic interests.
10	(b) Whenever a candidate for any of the following offices is also
11	required to file a declaration of candidacy or is nominated by petition,
12	the candidate shall file a statement of economic interests before filing
13	the declaration of candidacy or declaration of intent to be a write-in
14	candidate, before the petition of nomination is filed, before the
15	certificate of nomination is filed, or before being appointed to fill a
16	candidate vacancy under IC 3-13-1 or IC 3-13-2:
17	(1) Governor, lieutenant governor, secretary of state, auditor of
18	state, treasurer of state, and attorney general, and state
19	superintendent of public instruction, in accordance with
20	IC 4-2-6-8.
21	(2) Senator and representative in the general assembly, in
22	accordance with IC 2-2.1-3-2.
23	(3) Justice of the supreme court, judge of the court of appeals,
24	judge of the tax court, judge of a circuit court, judge of a superior
25	court, judge of a county court, judge of a probate court, and
26	prosecuting attorney, in accordance with IC 33-23-11-14 and
27	IC 33-23-11-15.
28	SECTION 4. IC 3-8-4-2 IS AMENDED TO READ AS FOLLOWS
29	[EFFECTIVE JULY 1,2010]: Sec. 2. (a) A political party shall conduct
30	a state convention to nominate the candidates of the political party for
31	the following offices to be voted on at the next general election:
32	(1) Lieutenant governor.
33	(2) Secretary of state.
34	(3) Auditor of state.
35	(4) Treasurer of state.
36	(5) Attorney general.
37	(6) Superintendent of public instruction.
38	(b) The convention shall also:
39	(1) nominate candidates for presidential electors and alternate
40	electors; and
41	(2) elect the delegates and alternate delegates to the national
42	convention of the political party.





1	SECTION 5. IC 3-10-2-6, AS AMENDED BY P.L.230-2005,	
2	SECTION 38, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
3	JULY 1, 2010]: Sec. 6. The following public officials shall be elected	
4	in 2008 and every four (4) years thereafter:	
5	(1) Governor.	
6	(2) Lieutenant governor.	
7	(3) Attorney general.	
8	(4) Superintendent of public instruction.	
9	SECTION 6. IC 3-11-2-12, AS AMENDED BY P.L.146-2008,	
10	SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
11	JULY 1, 2010]: Sec. 12. The following offices shall be placed on the	
12	general election ballot in the following order:	
13	(1) Federal and state offices:	
14	(A) President and Vice President of the United States.	
15	(B) United States Senator.	
16	(C) Governor and lieutenant governor.	
17	(D) Secretary of state.	
18	(E) Auditor of state.	
19	(F) Treasurer of state.	
20	(G) Attorney general.	
21	(H) Superintendent of public instruction.	
22	(I) (H) United States Representative.	
23	(2) Legislative offices:	
24	(A) State senator.	
25	(B) State representative.	
26	(3) Circuit offices and county judicial offices:	
27	(A) Judge of the circuit court, and unless otherwise specified	
28	under IC 33, with each division separate if there is more than	y
29	one (1) judge of the circuit court.	
30	(B) Judge of the superior court, and unless otherwise specified	
31	under IC 33, with each division separate if there is more than	
32	one (1) judge of the superior court.	
33	(C) Judge of the probate court.	
34	(D) Judge of the county court, with each division separate, as	
35	required by IC 33-30-3-3.	
36	(E) Prosecuting attorney.	
37	(F) Clerk of the circuit court.	
38	(4) County offices:	
39	(A) County auditor.	
40	(B) County recorder.	
41	(C) County treasurer.	
42	(D) County sheriff.	



1	(E) County coroner.
2	(F) County surveyor.
3	(G) County assessor.
4	(H) County commissioner.
5	(I) County council member.
6	(5) Township offices:
7	(A) Township assessor (only in a township referred to in
8	IC 36-6-5-1(d)).
9	(B) Township trustee.
10	(C) Township board member.
11	(D) Judge of the small claims court.
12	(E) Constable of the small claims court.
13	(6) City offices:
14	(A) Mayor.
15	(B) Clerk or clerk-treasurer.
16	(C) Judge of the city court.
17	(D) City-county council member or common council member.
18	(7) Town offices:
19	(A) Clerk-treasurer.
20	(B) Judge of the town court.
21	(C) Town council member.
22	SECTION 7. IC 4-1-6-1, AS AMENDED BY P.L.2-2007,
23	SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
24	JULY 1, 2010]: Sec. 1. As used in this chapter, the term:
25	(a) "Personal information system" means any recordkeeping
26	process, whether automated or manual, containing personal
27	information and the name, personal number, or other identifying
28	particulars of a data subject.
29	(b) "Personal information" means any information that describes,
30	locates, or indexes anything about an individual or that affords a basis
31	for inferring personal characteristics about an individual including, but
32	not limited to, his the individual's education, financial transactions,
33	medical history, criminal or employment records, finger and voice
34	prints, photographs, or his the individual's presence, registration, or
35	membership in an organization or activity or admission to an
36	institution.
37	(c) "Data subject" means an individual about whom personal
38	information is indexed or may be located under his the individual's
39	name, personal number, or other identifiable particulars, in a personal
40	information system.
41	(d) "State agency" means every agency, board, commission,
42	department, bureau, or other entity of the administrative branch of



1	Indiana state government, except those which are the responsibility of
2	the auditor of state, treasurer of state, secretary of state, and attorney
3	general, superintendent of public instruction, and excepting the
4	department of state police and state educational institutions.
5	(e) "Confidential" means information which has been so designated
6	by statute or by promulgated rule or regulation based on statutory
7	authority.
8	SECTION 8. IC 4-2-1-1.5, AS ADDED BY P.L.43-2007, SECTION
9	11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,
10	2010]: Sec. 1.5. (a) Subject to subsection (b), the salary of the state
11	elected officials other than the governor is as follows:
12	(1) For the lieutenant governor, seventy-six thousand dollars
13	·
	(\$76,000) per year. However, the lieutenant governor is not
14	entitled to receive per diem allowance for performance of duties
15	as president of the senate.
16	(2) For the secretary of state, sixty-six thousand dollars (\$66,000)
17	per year.
18	(3) For the auditor of state, sixty-six thousand dollars (\$66,000)
19	per year.
20	(4) For the treasurer of state, sixty-six thousand dollars (\$66,000)
21	per year.
22	(5) For the attorney general, seventy-nine thousand four hundred
23	dollars (\$79,400) per year.
24	(6) For the state superintendent of public instruction, seventy-nine
25	thousand four hundred dollars (\$79,400) per year.
26	(b) Beginning January 1, 2008, the part of the total salary of a state
27	elected official is increased on January 1 of each year after a year in
28	which the general assembly does not amend this section to provide a
29	salary increase for the state elected official.
30	(c) The percentage by which salaries are increased under this
31	section is equal to the statewide average percentage, as determined by
32	the budget director, by which the salaries of state employees in the
33	executive branch who are in the same or a similar salary bracket
34	exceed, for the current state fiscal year, the salaries of executive branch
35	state employees in the same or a similar salary bracket that were in
36	effect on January 1 of the immediately preceding year.
37	(d) The amount of a salary increase under this section is equal to the
38	amount determined by applying the percentage increase for the
39	particular year to the salary of the state elected official, as previously
40	adjusted under this section, that is in effect on January 1 of the
41	immediately preceding year.
42	(e) A state elected official is not entitled to receive a salary increase



1	under this section on January 1 of a state fiscal year in which state	
2	employees described in subsection (c) do not receive a statewide	
3	average salary increase.	
4	(f) If a salary increase is required under this section, an amount	
5	sufficient to pay for the salary increase is appropriated from the state	
6	general fund.	
7	SECTION 9. IC 4-2-6-1, AS AMENDED BY P.L.2-2007,	
8	SECTION 19, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
9	JULY 1, 2010]: Sec. 1. (a) As used in this chapter, and unless the	
10	context clearly denotes otherwise:	4
11	(1) "Advisory body" means an authority, a board, a commission,	
12	a committee, a task force, or other body designated by any name	•
13	of the executive department that is authorized only to make	
14	nonbinding recommendations.	
15	(2) "Agency" means an authority, a board, a branch, a bureau, a	
16	commission, a committee, a council, a department, a division, an	4
17	office, a service, or other instrumentality of the executive,	
18	including the administrative, department of state government. The	
19	term includes a body corporate and politic set up as an	
20	instrumentality of the state and a private, nonprofit, government	
21	related corporation. The term does not include any of the	
22	following:	
23	(A) The judicial department of state government.	
24	(B) The legislative department of state government.	
25	(C) A state educational institution.	
26	(D) A political subdivision.	
27	(3) "Appointing authority" means the chief administrative officer	\
28	of an agency. The term does not include a state officer.	
29	(4) "Assist" means to:	
30	(A) help;	
31	(B) aid;	
32	(C) advise; or	
33	(D) furnish information to;	
34	a person. The term includes an offer to do any of the actions in	
35	clauses (A) through (D).	
36	(5) "Business relationship" includes the following:	
37	(A) Dealings of a person with an agency seeking, obtaining,	
38	establishing, maintaining, or implementing:	
39	(i) a pecuniary interest in a contract or purchase with the	
40	agency; or	
41	(ii) a license or permit requiring the exercise of judgment or	
12	discretion by the agency.	



1	(B) The relationship a lobbyist has with an agency.	
2	(C) The relationship an unregistered lobbyist has with an	
3	agency.	
4	(6) "Commission" refers to the state ethics commission created	
5	under section 2 of this chapter.	
6	(7) "Compensation" means any money, thing of value, or financial	
7	benefit conferred on, or received by, any person in return for	
8	services rendered, or for services to be rendered, whether by that	
9	person or another.	
.0	(8) "Employee" means an individual, other than a state officer,	
1	who is employed by an agency on a full-time, a part-time, a	
2	temporary, an intermittent, or an hourly basis. The term includes	
3	an individual who contracts with an agency for personal services.	
4	(9) "Employer" means any person from whom a state officer or	
.5	employee or the officer's or employee's spouse received	
6	compensation. For purposes of this chapter, a customer or client	
7	of a self-employed individual in a sole proprietorship or a	
.8	professional practice is not considered to be an employer.	
9	(10) "Financial interest" means an interest:	
20	(A) in a purchase, sale, lease, contract, option, or other	
21	transaction between an agency and any person; or	
22	(B) involving property or services.	
23	The term includes an interest arising from employment or	
24	prospective employment for which negotiations have begun. The	
25	term does not include an interest of a state officer or employee in	
26	the common stock of a corporation unless the combined holdings	
27	in the corporation of the state officer or the employee, that	
28	individual's spouse, and that individual's unemancipated children	
29	are more than one percent (1%) of the outstanding shares of the	
0	common stock of the corporation. The term does not include an	
31	interest that is not greater than the interest of the general public	
32	or any state officer or any state employee.	
33	(11) "Information of a confidential nature" means information:	
34	(A) obtained by reason of the position or office held; and	
55	(B) which:	
66	(i) a public agency is prohibited from disclosing under	
57	IC 5-14-3-4(a);	
88	(ii) a public agency has the discretion not to disclose under	
19	IC 5-14-3-4(b) and that the agency has not disclosed; or	
10	(iii) is not in a public record, but if it were, would be	
1	confidential.	
12	(12) "Person" means any individual, proprietorship, partnership,	



1	unincorporated association, trust, business trust, group, limited	
2	liability company, or corporation, whether or not operated for	
3	profit, or a governmental agency or political subdivision.	
4	(13) "Political subdivision" means a county, city, town, township,	
5	school district, municipal corporation, special taxing district, or	
6	other local instrumentality. The term includes an officer of a	
7	political subdivision.	
8	(14) "Property" has the meaning set forth in IC 35-41-1-23.	
9	(15) "Represent" means to do any of the following on behalf of a	
10	person:	
11	(A) Attend an agency proceeding.	
12	(B) Write a letter.	
13	(C) Communicate with an employee of an agency.	
14	(16) "Special state appointee" means a person who is:	
15	(A) not a state officer or employee; and	
16	(B) elected or appointed to an authority, a board, a	
17	commission, a committee, a council, a task force, or other	
18	body designated by any name that:	_
19	(i) is authorized by statute or executive order; and	
20	(ii) functions in a policy or an advisory role in the executive	
21	(including the administrative) department of state	
22	government, including a separate body corporate and politic.	
23	(17) "State officer" means any of the following:	
24	(A) The governor.	
25	(B) The lieutenant governor.	
26	(C) The secretary of state.	
27	(D) The auditor of state.	
28	(E) The treasurer of state.	V
29	(F) The attorney general.	
30	(G) The superintendent of public instruction.	
31	(18) The masculine gender includes the masculine and feminine.	
32	(19) The singular form of any noun includes the plural wherever	
33	appropriate.	
34	(b) The definitions in IC 4-2-7 apply throughout this chapter.	
35	SECTION 10. IC 4-2-6-8, AS AMENDED BY P.L.89-2006,	
36	SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
37	JULY 1, 2010]: Sec. 8. (a) The following persons shall file a written	
38	financial disclosure statement:	
39	(1) The governor, lieutenant governor, secretary of state, auditor	
40	of state, treasurer of state, and attorney general. and state	
41	superintendent of public instruction.	
42	(2) Any candidate for one (1) of the offices in subdivision (1) who	



1	is not the holder of one (1) of those offices.
2	(3) Any person who is the appointing authority of an agency.
3	(4) The director of each division of the Indiana department of
4	administration.
5	(5) Any purchasing agent within the procurement division of the
6	Indiana department of administration.
7	(6) Any agency employee, special state appointee, former agency
8	employee, or former special state appointee with final purchasing
9	authority.
10	(7) An employee required to do so by rule adopted by the
11	inspector general.
12	(b) The statement shall be filed with the inspector general as
13	follows:
14	(1) Not later than February 1 of every year, in the case of the state
15	officers and employees enumerated in subsection (a).
16	(2) If the individual has not previously filed under subdivision (1)
17	during the present calendar year and is filing as a candidate for a
18	state office listed in subsection (a)(1), before filing a declaration
19	of candidacy under IC 3-8-2 or IC 3-8-4-11, petition of
20	nomination under IC 3-8-6, or declaration of intent to be a
21	write-in candidate under IC 3-8-2-2.5, or before a certificate of
22	nomination is filed under IC 3-8-7-8, in the case of a candidate for
23	one (1) of the state offices (unless the statement has already been
24	filed when required under IC 3-8-4-11).
25	(3) Not later than sixty (60) days after employment or taking
26	office, unless the previous employment or office required the
27	filing of a statement under this section.
28	(4) Not later than thirty (30) days after leaving employment or
29	office, unless the subsequent employment or office requires the
30	filing of a statement under this section.
31	The statement must be made under affirmation.
32	(c) The statement shall set forth the following information for the
33	preceding calendar year or, in the case of a state officer or employee
34	who leaves office or employment, the period since a previous statement
35	was filed:
36	(1) The name and address of any person known:
37	(A) to have a business relationship with the agency of the state
38	officer or employee or the office sought by the candidate; and
39	(B) from whom the state officer, candidate, or the employee,
40	or that individual's spouse or unemancipated children received
41	a gift or gifts having a total fair market value in excess of one
12	hundred dollars (\$100).



(2) The location of all real property in which the state officer,
candidate, or the employee or that individual's spouse or
unemancipated children has an equitable or legal interest either
amounting to five thousand dollars (\$5,000) or more or
comprising ten percent (10%) of the state officer's, candidate's, or
the employee's net worth or the net worth of that individual's
spouse or unemancipated children. An individual's primary
personal residence need not be listed, unless it also serves as
income property.
(3) The names and the nature of the business of the employers of
the state officer, candidate, or the employee and that individual's
spouse.
(4) The following information about any sole proprietorship
owned or professional practice operated by the state officer,
candidate, or the employee or that individual's spouse:
(A) The name of the sole proprietorship or professional
practice.
(B) The nature of the business.
(C) Whether any clients are known to have had a business
relationship with the agency of the state officer or employee or
the office sought by the candidate.
(D) The name of any client or customer from whom the state
officer, candidate, employee, or that individual's spouse
received more than thirty-three percent (33%) of the state
officer's, candidate's, employee's, or that individual's spouse's
nonstate income in a year.
(5) The name of any partnership of which the state officer,
candidate, or the employee or that individual's spouse is a member
and the nature of the partnership's business.
(6) The name of any corporation (other than a church) of which
the state officer, candidate, or the employee or that individual's
spouse is an officer or a director and the nature of the
corporation's business.
(7) The name of any corporation in which the state officer,
candidate, or the employee or that individual's spouse or
unemancipated children own stock or stock options having a fair
market value in excess of ten thousand dollars (\$10,000).
However, if the stock is held in a blind trust, the name of the
administrator of the trust must be disclosed on the statement
instead of the name of the corporation. A time or demand deposit
in a financial institution or insurance policy need not be listed.

(8) The name and address of the most recent former employer.



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1 2	(9) Additional information that the person making the disclosure chooses to include.	
3 4	Any such state officer, candidate, or employee may file an amended	
5	statement upon discovery of additional information required to be reported.	
6	(d) A person who:	
7	(1) fails to file a statement required by rule or this section in a	
8	timely manner; or	
9	(2) files a deficient statement;	
10	upon a majority vote of the commission, is subject to a civil penalty at	4
11	a rate of not more than ten dollars (\$10) for each day the statement	
12	remains delinquent or deficient. The maximum penalty under this	
13	subsection is one thousand dollars (\$1,000).	
14	(e) A person who intentionally or knowingly files a false statement	
15	commits a Class A infraction.	
16	SECTION 11. IC 4-3-6-2 IS AMENDED TO READ AS FOLLOWS	
17	[EFFECTIVE JULY 1, 2010]: Sec. 2. As used in this chapter:	
18	(1) "Agency" means any executive or administrative department,	
19	commission, council, board, bureau, division, service, office, officer,	
20	administration, or other establishment in the executive or	
21	administrative branch of the state government not provided for by the	
22	constitution. The term "agency" does not include the secretary of state,	
23	the auditor of state, the treasurer of state, the lieutenant governor, the	
24	state superintendent of public instruction, and the attorney general, nor	
25	the departments of which they are, by the statutes first adopted setting	
26	out their duties, the administrative heads.	
27	(2) "Reorganization" means:	
28	(A) the transfer of the whole or any part of any agency, or of the	
29	whole or any part of the functions thereof, to the jurisdiction and	
30	control of any other agency;	
31	(B) the abolition of all or any part of the functions of any agency;	
32	(C) the consolidation or coordination of the whole or any part of	
33	any agency, or of the whole or any part of the functions thereof,	
34	with the whole or any part of any other agency or the functions	
35	thereof;	
36	(D) the consolidation or coordination of any part of any agency or	
37	the functions thereof with any other part of the same agency or the	
38	functions thereof;	
39	(E) the authorization of any officer to delegate any of his the	
40	officer's functions; or	
41	(F) the abolition of the whole or any part of any agency which	
42	agency or part does not have, or upon the taking effect of a	



1	reorganization plan will not have, any functions.
2	SECTION 12. IC 5-14-3-3.5, AS AMENDED BY P.L.177-2005,
3	SECTION 15, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
4	JULY 1, 2010]: Sec. 3.5. (a) As used in this section, "state agency" has
5	the meaning set forth in IC 4-13-1-1. The term does not include the
6	office of the following elected state officials:
7	(1) Secretary of state.
8	(2) Auditor.
9	(3) Treasurer.
.0	(4) Attorney general.
1	(5) Superintendent of public instruction.
2	However, each state office described in subdivisions (1) through (5) (4)
3	and the judicial department of state government may use the computer
4	gateway administered by the office of technology established by
5	IC 4-13.1-2-1, subject to the requirements of this section.
6	(b) As an additional means of inspecting and copying public
7	records, a state agency may provide enhanced access to public records
8	maintained by the state agency.
9	(c) If the state agency has entered into a contract with a third party
20	under which the state agency provides enhanced access to the person
21	through the third party's computer gateway or otherwise, all of the
22	following apply to the contract:
23	(1) The contract between the state agency and the third party must
24	provide for the protection of public records in accordance with
2.5	subsection (d).
26	(2) The contract between the state agency and the third party may
27	provide for the payment of a reasonable fee to the state agency by
28	either:
29	(A) the third party; or
0	(B) the person.
31	(d) A contract required by this section must provide that the person
32	and the third party will not engage in the following:
3	(1) Unauthorized enhanced access to public records.
34	(2) Unauthorized alteration of public records.
55	(3) Disclosure of confidential public records.
66	(e) A state agency shall provide enhanced access to public records
57	only through the computer gateway administered by the office of
8	technology.
19	SECTION 13. IC 5-24-1-2, AS AMENDED BY P.L.2-2007,
10	SECTION 107, IS AMENDED TO READ AS FOLLOWS
1	[EFFECTIVE JULY 1, 2010]: Sec. 2. Unless the supervising body of
12	the branch, institution, or office elects to have this article apply and



1	records the election with the state board of accounts, this article does	
2	not apply to the following:	
3	(1) The judicial branch.	
4	(2) The legislative branch.	
5	(3) A state educational institution.	
6	(4) The offices of the secretary of state, auditor, treasurer, attorney	
7	general, superintendent of public instruction, and the clerk of the	
8	supreme court.	
9	SECTION 14. IC 12-17-19-14, AS ADDED BY P.L.1-2005,	
10	SECTION 32, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
11	JULY 1, 2010]: Sec. 14. (a) The step ahead statewide panel is	
12	established to implement the step ahead program.	
13	(b) The panel consists of the following members:	
14	(1) Six (6) members who:	
15	(A) are appointed by and serve at the pleasure of the governor;	_
16	and	
17	(B) are selected from representatives of the following state	
18	agencies:	
19	(i) Division of mental health and addiction.	
20	(ii) State department of health.	
21	(iii) The division.	
22	(iv) Budget agency.	
23	(v) Division of aging and rehabilitative services.	
24	(vi) Department of education.	_
25	(vii) Executive staff of the lieutenant governor with	
26	knowledge in the area of employment and training	
27	programs.	
28	(viii) Executive staff of the governor.	
29	(2) Five (5) members who:	
30	(A) are appointed by and serve at the pleasure of the governor;	
31	(B) are representative of the private sector; and	
32	(C) are knowledgeable in the field of early childhood	
33	development.	
34	(3) Four (4) members who:	
35	(A) are appointed by and serve at the pleasure of the state	
36	superintendent of public instruction; governor; and	
37	(B) are knowledgeable in early childhood education.	
38	(4) One (1) member who:	
39 40	(A) is appointed by and serves at the pleasure of the governor;	
40 41	and	
41 42	(B) serves as the chairperson of the panel.	
42	SECTION 15. IC 20-19-1-1, AS ADDED BY P.L.1-2005,	



1	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
2	JULY 1, 2010]: Sec. 1. (a) The governor shall appoint the state
3	superintendent. shall be elected under IC 3-10-2-6 by the voters of
4	Indiana.
5	(b) The term of office of the state superintendent is four (4) years:
6	(1) beginning on the second Monday in January after election;
7	and
8	(2) continuing until a successor is elected and qualified.
9	serves at the pleasure of the governor.
10	(c) The governor shall fix the salary of the state superintendent.
11	(d) The individual appointed as the state superintendent shall
12	take an oath of office and post a bond in the amount required by
13	the governor.
14	(e) The state superintendent is the chief executive officer of the
15	department.
16	SECTION 16. IC 20-19-4-3, AS ADDED BY P.L.1-2005,
17	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
18	JULY 1, 2010]: Sec. 3. The roundtable consists of the following
19	members:
20	(1) A number of members appointed jointly by the governor. and
21	the state superintendent. These members must be representatives
22	of:
23	(A) business and community leaders;
24	(B) elementary and secondary education, including programs
25	for exceptional learners (as defined in IC 20-31-2-6); and
26	(C) higher education.
27	The number of members appointed under clause (A) must be
28	equal to the number of members appointed under clauses (B) and
29	(C).
30	(2) Two (2) members appointed by the president pro tempore of
31	the senate from different political parties.
32	(3) Two (2) members appointed by the speaker of the house of
33	representatives from different political parties.
34	SECTION 17. IC 20-19-4-5, AS ADDED BY P.L.1-2005,
35	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
36	JULY 1, 2010]: Sec. 5. (a) The governor and the state superintendent
37	shall jointly serve serves as cochairpersons chair of the roundtable.
38	The roundtable shall meet upon the call of the cochairpersons. chair.
39	(b) A quorum of the roundtable must be present to conduct business.
40	A quorum consists of a majority of the voting members appointed to
41	the roundtable. The roundtable may not take an official action unless
12.	the official action has been approved by at least a majority of the voting



1	members appointed to serve on the roundtable.	
2	SECTION 18. IC 20-20-14-3, AS AMENDED BY P.L.2-2007,	
3	SECTION 206, IS AMENDED TO READ AS FOLLOWS	
4	[EFFECTIVE JULY 1, 2010]: Sec. 3. (a) The council shall advise the	
5	state superintendent and the governor on education related technology	
6	initiatives.	
7	(b) The appointed membership of the council shall reflect its	
8	purposes and be experienced in technology generally. An appointed	
9	member of the council serves at the pleasure of the appointing	
0	authority. The council consists of the following sixteen (16) voting	
1	members:	
2	(1) The state superintendent.	
3	(2) The special assistant to the state superintendent of public	
4	instruction responsible for technology who is appointed under	
5	section 5 of this chapter.	
6	(3) Four (4) individuals who represent private business appointed	
7	jointly by the state superintendent and the governor. Each	U
8	member appointed under this subdivision must be experienced in	
9	development and use of information technology. A member	
0	appointed under this subdivision may not represent possible	
1	providers of technology or related services.	
2	(4) Three (3) individuals who:	
3	(A) manage educational environments, including	
4	postsecondary education; and	_
5	(B) are experienced in their educational work with information	
6	technology;	
7	are appointed jointly by the state superintendent and the governor.	I
8	(5) Three (3) individuals who are public school educators familiar	V
9	with and experienced in the use of technology in educational	
0	settings appointed jointly by the state superintendent and the	
1	governor, with one (1) representing an urban school corporation,	
2	one (1) representing a suburban school corporation, and one (1)	
3	representing a rural school corporation.	
4	(6) Four (4) members who are members of the general assembly	
5	and who are appointed as follows:	
6	(A) Two (2) members of the house of representatives,	
7	appointed by the speaker of the house of representatives with	
8	not more than one (1) from a particular political party.	
9	(B) Two (2) members of the senate, appointed by the president	
0	pro tempore of the senate with not more than one (1) from a	
1	particular political party.	
2	(c) The state superintendent shall designate the chair of the council	



1	from the membership of the council.
2	(d) Nine (9) members of the council constitute a quorum to conduct
3	business. Action of the council is not valid unless approved by at least
4	nine (9) voting members of the council.
5	(e) Each member of the council who is not a state employee is not
6	entitled to the minimum salary per diem as provided by
7	IC 4-10-11-2.1(b). The member is, however, entitled to reimbursement
8	for traveling expenses as provided under IC 4-13-1-4 and other
9	expenses actually incurred in connection with the member's duties as
10	provided in the state policies and procedures established by the Indiana
11	department of administration and approved by the budget agency.
12	(f) Each member of the council who is a state employee but who is
13	not a member of the general assembly is entitled to reimbursement for
14	traveling expenses as provided under IC 4-13-1-4 and other expenses
15	actually incurred in connection with the member's duties as provided
16	in the state policies and procedures established by the Indiana
17	department of administration and approved by the budget agency.
18	(g) Each member of the council who is a member of the general
19	assembly is entitled to receive the same per diem, mileage, and travel
20	allowances paid to members of the general assembly serving on interim
21	study committees established by the legislative council.
22	SECTION 19. IC 20-20-15-4, AS ADDED BY P.L.1-2005,
23	SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
24	JULY 1, 2010]: Sec. 4. The articles of incorporation and bylaws of the
25	corporation must provide for the following:
26	(1) That the exclusive purposes of the corporation are to:
27	(A) administer a statewide computer project placing
28	computers in homes of public school students (commonly
29	referred to as the "buddy system project") and any other
30	educational technology program or project jointly authorized
31	by the state superintendent and the governor; and
32	(B) advise the state superintendent and the governor on
33	education related technology initiatives, specifically those
34	initiatives implemented through the educational technology
35	program under IC 20-20-13.
36	(2) That the board is composed of sixteen (16) individuals who
37	serve at the pleasure of the state superintendent and the governor
38	and who shall be appointed jointly by the state superintendent and
39	the governor as follows:
40	(A) Four (4) individuals who represent private business.
41	(B) Three (3) individuals who are public school educators with
42	one (1) representing an urban school corporation, one (1)



1	representing a suburban school corporation, and one (1)
2	representing a rural school corporation.
3	(C) Four (4) individuals who are members of the general
4	assembly and who are appointed as follows:
5	(i) Two (2) members of the house of representatives,
6	appointed by the speaker of the house of representatives
7	with not more than one (1) from a particular political party.
8	(ii) Two (2) members of the senate, appointed by the
9	president pro tempore of the senate with not more than one
10	(1) from a particular political party.
11	(D) Five (5) individuals who represent education.
12	(3) That the state superintendent shall designate the chair of the
13	board from the membership of the board.
14	(4) That the board may select other officers the board considers
15	necessary, including a vice chair, treasurer, or secretary.
16	(5) That the chair of the board may appoint subcommittees that
17	the chair considers necessary to carry out the duties of the
18	corporation.
19	(6) That the corporation, with the approval of the state
20	superintendent, shall appoint or contract with a person to be
21	president. The president shall serve as the chief operating officer
22	of the corporation and may employ consultants to carry out the
23	corporation's duties under this chapter.
24	(7) That a majority of the entire membership constitutes a quorum
25	to do business. However, an action of the corporation is not valid
26	unless approved by at least nine (9) members of the corporation.
27	(8) That each board member who is not a state employee is not
28	entitled to the minimum salary per diem provided by
29	IC 4-10-11-2.1(b). Such a member is, however, entitled to
30	reimbursement for traveling expenses and other expenses actually
31	incurred in the state travel policies and procedures established by
32	the Indiana department of administration and approved by the
33	budget agency.
34	(9) That each member of the board who is a state employee but
35	who is not a member of the general assembly is entitled to
36	reimbursement for traveling expenses and other expenses actually
37	incurred in connection with the member's duties, as provided in
38	the state travel policies and procedures established by the Indiana
39	department of administration and approved by the budget agency.
40	(10) That each member of the board who is a member of the
41	general assembly is entitled to receive the same per diem,
42	mileage, and travel allowances paid to members of the general



1	assembly serving on interim study committees established by the
2	legislative council.
3	(11) That the corporation may receive money from any source,
4	including state appropriations, may enter into contracts, and may
5	expend funds for any activities necessary, convenient, or
6	expedient to carry out the exclusive purposes of the corporation.
7	(12) That an individual who makes a donation to the corporation
8	may designate:
9	(A) the particular school corporation; or
10	(B) the educational technology program implemented by the
11	corporation under IC 20-20-13;
12	to receive the donation, and that the corporation may not
13	authorize the distribution of that donation in a manner that
14	disregards or otherwise interferes with the donor's designation.
15	However, an individual who wishes to make a donation under this
16	chapter is not entitled to specify, designate, or otherwise require
17	that the corporation use the donation to purchase particular
18	technology equipment or patronize a particular vendor of
19	technology equipment.
20	(13) That if the corporation elects to expend funds that have not
21	been designated to a particular school corporation or educational
22	technology program under IC 20-20-13, the corporation shall first
23	expend those unspecified funds to school corporations or
24	programs that have not been the recipient of a designated
25	donation under subdivision (12).
26	(14) That the corporation shall take into account other programs
27	and distributions available to school corporations for at risk
28	students.
29	(15) That any changes in the articles of incorporation or bylaws
30	must be approved by the board.
31	(16) That the corporation shall submit an annual report to the
32	general assembly before November 2 of each year and that the
33	report must include detailed information on the structure,
34	operation, and financial status of the corporation and must be in
35	an electronic format under IC 5-14-6.
36	(17) That the corporation is subject to an annual audit by the state
37	board of accounts, and that the corporation shall pay the full costs
38	of the audit.
39	SECTION 20. IC 20-20-15-5, AS ADDED BY P.L.1-2005,
40	SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
41	JULY 1, 2010]: Sec. 5. The corporation, after being certified by the
42	state superintendent under section 3 of this chapter, may do the



1	following:
2	(1) Take over the responsibilities and obligations associated with
3	the project commonly referred to as the "buddy system project" as
4	described in section 4(1)(A) of this chapter, which may include
5	the following relating to the buddy system project:
6	(A) Conducting conferences on advances in technology and
7	their application to the educational field.
8	(B) Upon the joint authorization by the state superintendent
9	and the governor, establishing, operating, or managing
10	education technology programs that:
11	(i) encourage the productive use of technology for
12	instructing students in kindergarten through grade 12;
13	(ii) place technology directly with teachers and students,
14	whether in school or otherwise to advance the education and
15	skills and enhance the attitude of Indiana students who are
16	in kindergarten through grade 12; or
17	(iii) accomplish both of the objectives described in items (i)
18	and (ii).
19	(2) Administer all funds received by the corporation from
20	whatever source to further the corporation's purposes, consistent
21	with section $4(12)$ and $4(13)$ of this chapter.
22	SECTION 21. IC 20-20-25-3, AS ADDED BY P.L.1-2005,
23	SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
24	JULY 1, 2010]: Sec. 3. (a) The committee consists of fifteen (15)
25	members.
26	(b) The governor shall:
27	(1) appoint the members; upon the recommendation of the state
28	superintendent; and
29	(2) designate a member to serve as chair.
30	(c) The chair shall call the meetings of the committee. The members
31	serve two (2) year terms.
32	SECTION 22. IC 20-24-3-12, AS ADDED BY P.L.1-2005,
33	SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
34	JULY 1, 2010]: Sec. 12. (a) This section applies if the sponsor rejects
35	a proposal.
36	(b) The organizer may appeal the decision of the sponsor to the
37	charter school review panel established by subsection (c).
38	(c) The charter school review panel is established. The members of
39	the panel are as follows:
40	(1) The governor or The governor's designee.
41	(2) The state superintendent, who shall chair the panel.
42	(3) A member of the state board appointed by the state



1	superintendent.
2	(4) A person with financial management experience appointed by
3	the governor.
4	(5) A community leader with knowledge of charter school issues
5	appointed jointly by the governor. and the state superintendent:
6	A member shall serve a two (2) year term and may be reappointed to
7	the panel upon expiration of the member's term.
8	(d) All decisions of the panel shall be determined by a majority vote
9	of the panel's members.
10	(e) Upon the request of an organizer, the panel shall meet to
11	consider the organizer's proposal and the sponsor's reasons for rejecting
12	the proposal. The panel must allow the organizer and sponsor to
13	participate in the meeting.
14	(f) After the panel meets under subsection (e), the panel shall make
15	one (1) of the following findings and issue the finding to the organizer
16	and the sponsor:
17	(1) A finding that supports the sponsor's rejection of the proposal.
18	(2) A finding that:
19	(A) recommends that the organizer amend the proposal; and
20	(B) specifies the changes to be made in the proposal if the
21	organizer elects to amend the proposal.
22	(3) A finding that approves the proposal.
23	The panel shall issue the finding not later than forty-five (45) days after
24	the panel receives the request for review.
25	(g) If the panel makes a finding described in subsection (f)(1), the
26	finding is final.
27	(h) If the panel makes a finding described in subsection (f)(2), the
28	organizer may amend the proposal according to the panel's
29	recommendations and resubmit the proposal directly to the panel.
30	(i) If the panel makes a finding described in subsection (f)(3), the
31	proposal is considered conditionally approved. The approval shall be
32	considered final upon delivery to the panel of written notice from the
33	organizer and an eligible sponsor that the sponsor has agreed to serve
34	as a sponsor for the proposal approved by the panel.
35	(j) Proposals approved under this section shall not be counted under
36	any numerical limits placed upon a sponsor or set of sponsors.
37	SECTION 23. IC 20-32-6-3, AS ADDED BY P.L.1-2005,
38	SECTION 16, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
39	JULY 1, 2010]: Sec. 3. The committee has fifteen (15) members
40	appointed as follows:
41	(1) The governor and state superintendent shall appoint seven (7)
42	lay members.



1	(2) The speaker of the house of representatives shall appoint four	
2	(4) members, selected as follows:	
3	(A) Two (2) members of the house of representatives from	
4	different political parties.	
5	(B) Two (2) persons who:	
6	(i) are not members of the general assembly; and	
7	(ii) have an interest in education.	
8	(3) The president pro tempore of the senate shall appoint four (4)	
9	members, selected as follows:	
10	(A) Two (2) members of the senate from different political	
11	parties.	
12	(B) Two (2) persons who:	
13	(i) are not members of the general assembly; and	
14	(ii) have an interest in education.	
15	SECTION 24. IC 20-35-2-1, AS AMENDED BY P.L.234-2007,	
16	SECTION 121, IS AMENDED TO READ AS FOLLOWS	
17	[EFFECTIVE JULY 1, 2010]: Sec. 1. (a) There is established under the	
18	state board a division of special education. The division shall exercise	
19	all the power and duties set out in this chapter, IC 20-35-3 through	
20	IC 20-35-6, and IC 20-35-8.	
21	(b) The governor shall appoint upon the recommendation of the	
22	state superintendent, a director of special education who serves at the	
23	pleasure of the governor. The amount of compensation of the director	
24	shall be determined by the budget agency with the approval of the	_
25	governor. The director has the following duties:	
26	(1) To do the following:	
27	(A) Have general supervision of all programs, classes, and	
28	schools for children with disabilities, including those	The state of the s
29	conducted by public schools, the Indiana School for the Blind	
30	and Visually Impaired, the Indiana School for the Deaf, the	
31	department of correction, the state department of health, the	
32	division of disability and rehabilitative services, and the	
33	division of mental health and addiction.	
34	(B) Coordinate the work of schools described in clause (A).	
35	For programs for preschool children with disabilities as required	
36	under IC 20-35-4-9, have general supervision over programs,	
37	classes, and schools, including those conducted by the schools or	
38	other state or local service providers as contracted for under	
39	IC 20-35-4-9. However, general supervision does not include the	
40	determination of admission standards for the state departments,	
41	boards, or agencies authorized to provide programs or classes	
42	under this chapter.	



1	(2) To adopt, with the approval of the state board, rules governing
2	the curriculum and instruction, including licensing of personnel
3	in the field of education, as provided by law.
4	(3) To inspect and rate all schools, programs, or classes for
5	children with disabilities to maintain proper standards of
6	personnel, equipment, and supplies.
7	(4) With the consent of the state superintendent and the budget
8	agency, to appoint and determine salaries for any assistants and
9	other personnel needed to enable the director to accomplish the
10	duties of the director's office.
11	(5) To adopt, with the approval of the state board, the following:
12	(A) Rules governing the identification and evaluation of
13	children with disabilities and their placement under an
14	individualized education program in a special education
15	program.
16	(B) Rules protecting the rights of a child with a disability and
17	the parents of the child with a disability in the identification,
18	evaluation, and placement process.
19	(6) To make recommendations to the state board concerning
20	standards and case load ranges for related services to assist each
21	teacher in meeting the individual needs of each child according
22	to that child's individualized education program. The
23	recommendations may include the following:
24	(A) The number of teacher aides recommended for each
25	exceptionality included within the class size ranges.
26	(B) The role of the teacher aide.
27	(C) Minimum training recommendations for teacher aides and
28	recommended procedures for the supervision of teacher aides.
29	(7) To cooperate with the interagency coordinating council
30	established by IC 12-12.7-2-7 to ensure that the preschool special
31	education programs required by IC 20-35-4-9 are consistent with
32	the early intervention services program described in IC 12-12.7-2.
33	(c) The director or the state board may exercise authority over career
34	and technical education programs for children with disabilities through
35	a letter of agreement with the department of workforce development.
36	SECTION 25. IC 3-8-1-10.5 IS REPEALED [EFFECTIVE JULY
37	1, 2010].
38	SECTION 26. [EFFECTIVE JULY 1, 2010] (a) As used in this
39	SECTION, "incumbent superintendent" refers to the individual
40	elected to the office at the November 4, 2008, general election.
41	(b) As used in this SECTION, "office" refers to the office of the
42	state superintendent of public instruction.



1	(c) The following apply to the incumbent superintendent:	
2	(1) Notwithstanding IC 20-19-1-1, as amended by this act, the	
3	incumbent superintendent is entitled to serve in the office	
4	through January 14, 2013, unless the office becomes vacant as	
5	provided by law.	
6	(2) The salary of the incumbent superintendent is determined	
7	under IC 4-2-1-1.5 before its amendment by this act.	
8	(3) Notwithstanding the amendments to IC 4-2-6-1 and	
9	IC 4-2-6-8 made by this act, the incumbent superintendent	
10	shall file a written financial disclosure statement as provided	
11	in IC 4-2-6 before its amendment by this act. IC 4-2-6 applies	
12	to the incumbent superintendent to the extent the statute	
13	applied to the office before its amendment by this act.	
14	(4) Notwithstanding IC 4-3-6-2, as amended by this act, the	
15	term "agency" does not include the incumbent	
16	superintendent.	
17	(5) Notwithstanding IC 5-14-3-3.5, as amended by this act:	
18	(A) the term "state agency" does not include the	
19	incumbent superintendent; and	
20	(B) the incumbent superintendent may use the computer	
21	gateway administered by the office of technology	
22	established by IC 4-13.1-2-1, subject to the requirements of	
23	IC 5-14-3-3.5, as amended by this act.	
24	(d) If the incumbent superintendent vacates the office, the	-
25	governor shall appoint an individual to be state superintendent of	
26	public instruction as provided in IC 20-19-1-1, as amended by this	
27	act.	
28	(e) This SECTION expires July 1, 2013.	y

